## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

FUCHS LUBRICANTS CO., a Delaware Corporation,	)
Plaintiff,	) Case No.: 07 CV 6140
NANCY HUDAK, an individual,	<ul><li>) Judge Harry D. Leinenweber</li><li>) Magistrate Judge Sidney I. Schenkier</li></ul>
Defendant.	)

## PLAINTIFF'S NOTICE TO HANGSTERFER'S LABORATORIES, INC. OF TEMPORARY RESTRAINING ORDER

TO: HANGSTERFER'S LABORATORIES, INC.

c/o Betsy G. Ramos, Esq. Capehart & Scatchard, P.A. Laurel Corporate Center

8000 Midlantic Drive, Suite 300 S Mount Laurel, New Jersey 08054

**PLEASE TAKE NOTICE** that on November 6, 2007, the Court entered a **Temporary Restraining Order** in this Case, a copy of which is attached hereto and herewith served upon you.

DATED: January 10, 2008

Respectfully submitted,

FUCHS LUBRICANTS COMPANY

By:/s/Charles S. Riecke

One of Its Attorneys

Daniel F. Lanciloti, Esq. Charles S. Riecke, Esq. SEYFARTH SHAW LLP Attorneys for Plaintiff 131 South Dearborn Street, Suite 2400 Chicago, Illinois 60603

Telephone: (312) 460-5000 Facsimile: (312) 460-7000

## **CERTIFICATE OF SERVICE**

I, Charles S. Riecke, an attorney, hereby certify that I caused a true and correct copy of:

(A) the foregoing Plaintiff's Notice to Hangsterfer's Laboratories, Inc. of

TEMPORARY RESTRAINING ORDER, and (B) the foregoing-referenced TEMPORARY

RESTRAINING ORDER, to be served upon:

HANGSTERFER'S LABORATORIES, INC. c/o Betsy G. Ramos, Esq. Capehart & Scatchard, P.A. Laurel Corporate Center 8000 Midlantic Drive, Suite 300 S Mount Laurel, New Jersey 08054

Fax: (856) 235-2786

Counsel to Hangsterfer's Laboratories, Inc.

via facsimile transmission on this 10th day of January 2008.

/s/Charles S. Riecke

Charles S. Riecke

## \*\* TRANSMISSION REPORT \*\*

SID : SEYFARTH SHAW

Number: 3124607000

Date: 01-10-08 16:03

Date/Time	1-10 16:00
Dialled number	918562352786
Subscriber	8562353102
Durat.	3'10"
Mode	NORMAL
Pages	6
Status	Correct

SEYFAI	RTH	
ATTORNEY	SĤAW	131 South Dearborn Street
		Suite 2400 Chicago, llindis 80803
		(312) 460-5000
		Fax (312) 460-7000
		WWW.BEY-P-CI.COM
	Facsimile Transmission	
Date: January l	0, 2008	
RECIPIENT	COMPANY PHONE NO.	FAX NO.
Betsy G. Ram	os, Esq. Capehart & Scatchard, P.A.	(856) 235-2786
FROM:	Charles S. Riceke	
PHONE:		
RE:	Fuchs Lubricants Co. v. Nancy Hudak REPLY FAX NO.: (	312) 460-7000
File No:	Number of Pages, Including Cover:	
	Hard copy to follow Hard copy will not	
	Per your request Please review and r	evise if necessary
	☐ Please telephone mc	
MESSAGE:		
		•
INFORMATION OR V ADDRESSED, IF YO RECIPIENT, YOU AS STRUCTLY PROBBIT	CONTAINID IN THIS FACSIMILE, IT CARPIDENTIAL AND MAY ALSO CONTAIN POOK PRODUCT. THE INFORMATION IS INTENDED ONLY FOR THE USE OF THE SIDD FULL OF THE SIDD FOR A CONTAIN THE USE OF THE SIDD FULL OF THE SID FULL OF THE SIDD FULL OF THE SID FULL OF THE	DAL OR ENTITY TO WHOM IT IS DELIVER IT TO THE INTENDED OF THIS COMMUNICATION IS
CANNOT BE USED B	TION OR WRITTEN TAX ADVICE CONTAINED HEREIN (INCLUDING ANY ATTACHMENTS Y ANY TAXBAYER FOR THE PURPOSE OF AVOIDING TAX PENALTHIS THAT MAY BE IMP DIAS BEEN AFFIXED PURSUANT TO U.S. TREASURY REQULATIONS GOVERNING TAX PRA	OSED ON THE TAXPAYER. (THE
IF YOU DO NOT RECEIVE ALL THE PAGES, PLEASE PHONE (312) 460-5897 AS SOON AS POSSIBLE.		

# IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS, EASTERN DIVISION

FUCHS LUBRICANTS CO., a Delaware corporation,	)
	) Case No. 07 C 6140
Plaintiff,	)
v.	) District Judge Harry D. Leinenweber
	) Magistrate Judge Sidney I. Schenkier
NANCY HUDAK, an individual,	
·	) [PROPOSED] TEMPORARY
Defendant.	) RESTRAINING ORDER
	j

### ORDER

1. This cause coming to be heard on Plaintiff's, Fuchs Lubricants Co.'s ("FLC's"), Emergency Motion for Temporary Restraining Order and Preliminary Injunctive Relief, and Motion for Limited Expedited Discovery and to Preserve Evidence, and on Defendant Nancy Hudak's ("Hudak's") Motion to Dismiss for Lack of Personal Jurisdiction, this Court having reviewed and considered FLC's Verified Complaint for Injunctive and Other Relief, Memorandum in Support of the Motion filed herewith, and having heard the arguments of counsel:

## IT IS HEREBY ORDERED AS FOLLOWS:

(I) That Hudak, her officers, agents, servants, employees, attorneys and all parties in active concert or participation with her, who receive actual notice of this order by personal service or otherwise, are enjoined from using or disclosing any confidential or proprietary information that Hudak obtained from FLC, including but not limited to any confidential or proprietary information regarding FLC's product known as Ecocool S-761;

- (II) That, on or before November 13, 2007, Hudak her officers, agents, servants, employees, attorneys and all parties in active concert or participation with her, who receive actual notice of this order by personal service or otherwise, shall produce to FLC's counsel for examination any computer equipment, including, but not limited to, discs and hard drives, external hard drives, thumb drives, tape drives, or other electronic storage media that is in their possession, custody or control that currently contains or at any time in the past contained any of FLC's confidential or proprietary information, including, but not limited to, any confidential or proprietary information regarding FLC's product known as Ecocool S-761;
- (III) That Hudak shall make herself available for a telephonic deposition regarding the issues raised in her Rule 12(b)(2) Motion to Dismiss by November 13, 2007;
- (IV) That FLC shall file its response in opposition to Hudak's Rule 12(b)(2) Motion to Dismiss by November 20, 2007;
- (V) That Hudak shall file her reply by November 28, 2007:
- (VI) That the Court shall rule on Hudak's Rule 12(b)(2) Motion on or before December 11, 2007.
- (VII) That Plaintiff's Motion for Expedited Discovery is entered and continued to December 11, 2007 at 9 a.m.
- (VIII) That Plaintiff's Motion for a Preliminary Injunction is entered and continued pending this Court's ruling on Hudak's Rule 12(b)(2) Motion to Dismiss.

(IX)/ This Order shall remain in full force and effect until

200 unless extended by the Court or by agreement of the parties, except that

either party may move to modify the Order with proper notice.

IT IS SO ORDERED:

DATED this 6 day of NovEHDE

UNITED STATES DISTRICT JUDGE

HARRY D. LEINENWEBER